

## UNITED STATE: EPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

	FIRST NAMED APPLICANT		ATTORNEY DOCKETT NO.
SERIAL NUMBER // FILING DATE	FIRST NAMED ATTENDANT		
09/869,325			
· /			EXAMINER
		ART UNIT	PAPER NUMBER
J.			9
,		DATE MAILED:	V
EX	AMINER INTERVIEW SUMMARY RECO	ORD	
All participants (applicant, applicant's representative			
(1)	(3)		
(2) Mr. FDX	(4)		
/ <b>Λ</b> Λ <sub>1</sub> 1	9. 2003	<b>a O</b>	
Date of litterview	<del></del>		
	to papplicant papplicant's representative).	<u> </u>	
Exhibit shown or demonstration conducted:   Yes	LIV No. II yes, blief description.		
Agreement    was reached with respect to some	or all of the claims in question. 🗓 was not reache	d.	<i>(</i> 0
Agreement	· I with	constante.	"beating block
Claims discussed:	w claims in question. Was not reached to claim I with said cooling be	1 (10)	000
Identification of prior art discussed:	and cooling b	(owe	
That applied	n Friel		
	(100, 100, 1		A die to will
Description of the general nature of what was agree	ed to if an agreement was reached, or any other co	omments:	Applicant will
Oil an along disaged	+ The Examiner in	ill need	to update
A CONTRACTOR	t. The Examiner in		1
_ a search an V,	ew of This new I	J. We.	
)	e amendments, if available, which the examiner ag	reed would render	the claims allowable must be
(A fuller description, if necessary, and a copy of the attached. Also, where no copy of the amendment	e amendments, if available, which the examinar $a_{\rm S}$ which would render the claims allowable is availa	ble, a summary the	ereof must be attached.)
It is not necessary for applicant to provide	a separate record of the substance of the interview	٧.	
walved and must include the substance action has already been filed, then applicant is give	indicate to the contrary, A FORMAL WRITTEN RE E OF THE INTERVIEW (e.g., items 1-7 on the reve en one month from this interview date to provide a	statement of the	abstance of the interview.
☐ 2. Since the examiner's interview summary	above (including any attachments) reflects a complast Office action, and since the claims are now allo action. Applicant is not relieved from providing a s	lete response to e	ach of the objections, rejections and